

STATEMENT EXPLAINING HOW NU-TEL'S OPERATING PROCEDURES ENSURE COMPLIANCE WITH THE FCC'S CPNI RULES

Annual Certification Processes Summary Certification for 2018 Covering Prior Calendar Year 2017

The Statements listed below describe and summarize Nu-TEL's procedures and actions that ensure compliance with the FCC's CPNI Regulations and Rules:

Employee CPNI Training

- Trained Nu-Tel's employees when they are *not* authorized to use CPNI.
- The company has informed its employees that compliance with the Communication Act and FCC Rules are extremely important, and has instituted a disciplinary procedure with regard to any violation of these CPNI requirements by employees that may lead to strict disciplinary actions including but not limited to; Unfavorable reviews, suspensions, remedial training and potential termination all dependent upon the circumstances surrounding a violation.

Opt-In/Opt-Out Processes

- Nu-TEL does *not* utilize 3rd Party Marketing Companies for any marketing campaigns directed to our VoIP Customers and therefore, an Opt-In mechanism is not utilized or required.
- When applicable, Nu-TEL uses an Opt-Out mechanism when communicating with our customers. As per CPNI regulations, Nu-TEL notifies our customers every (2) years of the customers' Opt-Out rights and methods. In the year 2017, there were no marketing campaigns requiring Opt-Out notifications.

Opt-Out Mechanism Failure

Nu-TEL has established internal procedures whereby the company will provide the FCC with written notice within five (5) business days of any instance where an opt-out mechanism failed to work as intended.



Marketing Approval for Direct Campaigns

• Any proposed marketing campaign directed to Nu-TEL's VoIP Customers has to be approved by management prior to release. Management carefully checks collateral materials and approves language relating to Opt-Out options for its customers.

Action Taken Against Data Brokers (Pretexters)

• No known violations with regard to Pretexters have occurred within the period of 2017 that would necessitate any action.

Attempts to Access CPNI Information from Pretexters

• In the period of 2017, there were no known breaches of any attempt by Pretexters to access CPNI.

Other CPNI Compliance Measures

Access to customers CPNI information is not an option for Nu-TEL's customers via a
customer portal, or any other on-line method. Internal access to customers CPNI is
limited to authorized personnel via restrictive passcodes issued and maintained by Ralph
Meyers to ensure safeguards.

Customer CPNI Complaints – Unauthorized Release of CPNI

• In the period of 2017, there were no customer complaints regarding unauthorized release of CPNI.

Record-Keeping

- Nu-TEL has established procedures to control, document, and file all marketing campaigns that utilize customers' CPNI. In the year 2017, Nu-TEL did not execute any marketing campaigns directed to our VoIP Customers, nor to any other 3rd party.
- As part of Nu-TEL's record keeping policy, all marketing campaign records will be maintained for a minimum of one (1) year.

Customer Notification of CPNI Changes

• Nu-TEL has established procedures to notify its customers of any CPNI changes.